1. That certain			recuted by Keith E. Laws	
Joyce .	J. Laws		, dated October 6,	1970
nd recorded in	Mortgage		, Book(s) 1168	······································
Page(s)5(	<u> </u>	f the Public Records of	ne R. M. C. Office, G	reenvil
South	Carolina, with	the present bal	ance due of $$16,347.0$	)3
		· · · · · · · · · · · · · · · · · · ·	ereof, assume(s) liability for and agree	
s part of the cons state mortgage(s).	sideration of this coveyand	ce, all or a certain specified	portion of the indebtedness secured	by said real
And more Ballet of		TH ARCLINA SEUTH CARDLINA COLUMN TO THE SECOND SECO	Greenville County Stamps	•
		6:	Paid \$ /. / O Act No. 380 Sec. 1	
TO HAVE AND	7370	In the said Frances before	mentioned unto the said Grantes(s)	for ead durin
their joint lives a	ad upon the death of eithe	er of them, then to the surv mainder and right of reversion	vor of them, his or her heirs and saui	gns forever i
And We	do hereby bind	our Heirs. Er	ecutors and Administrators, to warran	t and foreve
			W. May and Sandra H.	
defend all and sist	gular the said premises unto	o the said	······································	- <b>-</b>
	-			
	. <del>.</del>	•		
	· · · · · · · · · · · · · · · · · · ·	for and durin	g their joint lives and upon the dea	th of either
	· · · · · · · · · · · · · · · · · · ·	for and durin		th of either
of them, then to th	· · · · · · · · · · · · · · · · · · ·	for and durin	g their joint lives and upon the dea	th of either
of them, then to th	e survivor of them, his or l	for and durin	g their joint lives and upon the dea	th of either
of them, then to the whomsoever lawful IN WITNESS W	ie survivor of them, his or l lly claiming, or to claim the HEREOF, the Grantor(s) h	for and durin  her heirs and assigns forever  and OUT  r same, or any part thereof.	g their joint lives and upon the dea	all persons
of them, then to the whomsoever lawful IN WITNESS W	ie survivor of them, his or l lly claiming, or to claim the HEREOF, the Grantor(s) h	for and durin  her heirs and assigns forever  and OUT  r same, or any part thereof.	g their joint lives and upon the dea in fee simple, against	all persons
of them, then to the whomsoever lawful IN WITNESS W	ie survivor of them, his or l lly claiming, or to claim the HEREOF, the Grantor(s) h	for and durin  her heirs and assigns forever  and OUT  r same, or any part thereof.	g their joint lives and upon the dea in fee simple, against	all person
of them, then to the whomsoever lawful IN WITNESS W	ie survivor of them, his or l lly claiming, or to claim the HEREOF, the Grantor(s) h	for and durin  her heirs and assigns forever  and OUT  r same, or any part thereof.	g their joint lives and upon the dea in fee simple, against	all person
of them, then to the whomsoever lawful IN WITNESS W	ie survivor of them, his or l lly claiming, or to claim the HEREOF, the Grantor(s) h	for and durin  her heirs and assigns forever  and OUT  r same, or any part thereof.	g their joint lives and upon the dea in fee simple, against	th of either
of them, then to the whomsoever lawful IN WITNESS W	ie survivor of them, his or l lly claiming, or to claim the HEREOF, the Grantor(s) h	for and durin  her heirs and assigns forever  and OUT  r same, or any part thereof.	g their joint lives and upon the dea in fee simple, against	all person
of them, then to the whomsoever lawful IN WITNESS W	ie survivor of them, his or l lly claiming, or to claim the HEREOF, the Grantor(s) h	for and durin  her heirs and assigns forever  and OUT  r same, or any part thereof.	g their joint lives and upon the dea in fee simple, against	all person
of them, then to the whomsoever lawful IN WITNESS W	ie survivor of them, his or l lly claiming, or to claim the HEREOF, the Grantor(s) h	for and durin  her heirs and assigns forever  and OUT  r same, or any part thereof.	g their joint lives and upon the dea in fee simple, against	all persons
of them, then to the whomsoever lawful IN WITNESS Wirst above written	le survivor of them, his or lily claiming, or to claim the	for and durin  her heirs and assigns forever  and OUT  r same, or any part thereof.	g their joint lives and upon the dea in fee simple, against	all person
of them, then to the whomsoever lawful IN WITNESS Wirst above written	le survivor of them, his or lily claiming, or to claim the	for and durin  her heirs and assigns forever  and OUT  r same, or any part thereof.	g their joint lives and upon the dea in fee simple, against	all persons
of them, then to the whomsoever lawful IN WITNESS Wirst above written	le survivor of them, his or lily claiming, or to claim the	for and durin her heirs and wssigns forever and OUT r same, or any part thereof.  We hereunto set	g their joint lives and upon the dea in fee simple, against	all persons day and yea
of them, then to the whomsoever lawful IN WITNESS Wirst above written	le survivor of them, his or lily claiming, or to claim the	for and durin her heirs and wssigns forever and OUT r same, or any part thereof.  We hereunto set	the E. Laws	all persons day and yea
of them, then to the whomsoever lawful IN WITNESS Wirst above written	le survivor of them, his or lily claiming, or to claim the	for and durin her heirs and wssigns forever and OUT r same, or any part thereof.  We hereunto set	the E. Laws	all persons day and yea
of them, then to the	le survivor of them, his or lily claiming, or to claim the	for and durin her heirs and wssigns forever and OUT r same, or any part thereof.  We hereunto set	the E. Laws	all persons day and yea

(CONTINUED ON NEXT PAGE)

4328 64